#### Sample Letter

#### To Department of Transportation Secretary Norman Mineta **Urging Reconsideration of New CDL Regulation**

Date: 11-27-02

The Honorable Norman Mineta Secretary, U.S. Department of Transportation 500 Seventh Street, SW Washington, D.C. 20590

FMCGA-2001-9709 - 534

Docket Nos. FMCSA-2001-9709 and FMCSA-2000-7382 - 562 Re:

Dear Secretary Mineta:

As a transit worker, and a member of the Amalgamated Transit Union (ATU), I strongly urge you to reconsider the new rule recently issued by the Federal Motor Carrier Safety Administration (FMCSA) (67 FR 49742), requiring States to disqualify a commercial drivers' license (CDL) holder from driving a commercial motor vehicle (CMV) if they are convicted of certain serious traffic violations committed while operating a non-CMV.

Under this new rule, I could lose my CDL, and thus my job, if I receive more than one speeding ticket within a three year period while operating my own personal vehicle, regardless of whether my State revokes my personal drivers' license. This was clearly not the intent of Congress, which authorized the FMCSA to require the disqualification of a CDL holder's CMV driving privileges only after the person has been both convicted and has had his/her non-commercial drivers' license revoked, cancelled or suspended by the State.

Please, reconsider this rule and amend its provisions to conform with the requirements set forth by Congress. My job could be at stake!

Sincerely,

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Re: Docket Nos. FMCSA-2001-9709 and FMCSA-2000-7382

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Member, ATU Local <u>1587</u>

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